# EXHIBIT 8

# IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS WACO DIVISION

GREENTHREAD, LLC,

Plaintiff,

Case No. 6:22-cv-00105-ADA

v.

INTEL CORPORATION, DELL INC., AND DELL TECHNOLOGIES INC.,

Defendants.

# **GREENTHREAD'S AMENDED PRELIMINARY INFRINGEMENT CONTENTIONS**

Pursuant to the Court's Standing Order Governing Proceedings (OGP) 4.1—Patent Cases, Plaintiff Greenthread, LLC ("Greenthread"), concurrent with the filing of its First Amended Complaint, hereby provides its amended preliminary infringement contentions, including identification of asserted claims, the priority date for each asserted claim, accused products, and accompanying document production. Claim charts are attached as Exhibits A-1 through A-6, B-1 through B-6, C-1 through C-6, D-1, D-2, D-3, and D-6.

Greenthread's disclosures are based on publicly available materials regarding the accused infringing products of Intel Corporation ("Intel"), Dell Inc., and Dell Technologies Inc. (Dell Inc. and Dell Technologies Inc. are collectively "the Dell Defendants" or "Dell," and Intel Corporation and the Dell Defendants are collectively "Defendants"). Greenthread does not yet have access to any of Defendants' discovery materials that may be relevant to its infringement claims and thus relies on publicly available materials. In light of the absence of discovery and reliance on publicly available materials, Greenthread has procured limited physical testing to the extent practicable, of

certain products believed to be representative of, and similar to, the accused infringing products in pertinent respects. Greenthread explicitly reserves the right to supplement or alter its disclosures herein, as a matter of right, as permitted by the Court, based on the Court's claim constructions, based on additional information obtained through formal discovery or other means, and/or based on other circumstances.

#### I. ASSERTED CLAIMS AND PRIORITY DATE

Based on the information presently available to it, Greenthread identifies the asserted claims of each asserted patent that Greenthread alleges is infringed by Defendants, and the priority date of those claims, as set forth in the table below. Based on the information presently available to it, Greenthread alleges that all asserted claims of each particular asserted patent are entitled to the same priority date.

Patent	<b>Asserted Claims</b>	<b>Priority Date of Asserted Claims</b>
10,510,842 ("the '842 patent")	1, 2, 4-10, 12-18	September 3, 2004
10,734,481 ("the '481 patent")	1-9, 13, 15-20, 22-27, 31-36	September 3, 2004
11,121,222 ("the '222 patent")	1-9, 13, 15- 21, 23-28, 32-42, 44	September 3, 2004
8,421,195 ("the '195 patent")	1-3, 5-6	September 3, 2004
9,190,502 ("the '502 patent")	7-9, 11	September 3, 2004
11,316,014 (the "'014 Patent")	1-9, 13, 15-21, 23-28	September 3, 2004

Greenthread notes that the claims identified in the table reflect the asserted claims in this case, and the absence of a claim from the list does not imply that the claim is not infringed. Greenthread explicitly reserves the right to supplement or alter its identification of asserted claims and priority dates, as a matter of right, as permitted by the Court, based on any further claim

constructions, additional information obtained through formal discovery or other means, and/or based on other circumstances.

#### II. ACCUSED PRODUCTS

Based upon information presently available to it, Greenthread asserts infringement by the accused products set forth below in this section. For each accused product identified below, Greenthread's contentions apply to the accused product and any other similar past, present, or future products, as well as systems incorporating the accused products or other products with the same or substantially similar features.

#### A. Intel Accused Products

As described further in Exhibits A-1 through A-6 and Exhibits B-1 through B-6 below, Intel's CPU products and Intel's flash memory products infringe one or more asserted claims of each of the asserted patents.

Intel Accused CPUs include all CPUs designed or manufactured (in whole or in part) by Intel, that have the same or similar structures, features, or functionalities as the exemplary Intel Core i7 11800H CPU shown in Exhibits A-1 through A-6. As shown in Exhibits A-1 through A-6, Intel Accused CPUs each infringe one or more claims of U.S. Patent Nos. 8,421,195 (claims 1-3, 5-6), 9,190,502 (claims 7-9), 10,510,842 (claims 1-2, 4-10, 12-18), 10,734,481 (claims 1-9, 13, 15, 17-18, 20, 22-27, 31-32, 34-35), 11,121,222 (claims 1-9, 13, 15, 17-18, 20-21, 23-28, 32-33, 35-36, 38-42, 44), 11,316,014 (claims 1-9, 13, 15, 17-18, 20-21, 23-28). Intel Accused CPUs include the 12<sup>th</sup> generation semiconductor products labeled as "Alder Lake," the 11<sup>th</sup> generation semiconductor products labeled as "Tiger Lake," and the 10<sup>th</sup> generation semiconductor products labeled as "Comet Lake." The following listing of Intel 10<sup>th</sup>, 11<sup>th</sup>, and 12<sup>th</sup> generation

semiconductor products is derived from publicly available information at Intel's website, as noted in Exhibit G to Greenthread's Complaint (Dkt. 1-7).

Greenthread reserves the right to supplement the list of Intel Accused Products as discovery proceeds.

# 12th Generation "Alder Lake" Intel

# **Products**

- 1. Intel Core i5-12400
- 2. Intel Core i5-12400F
- 3. Intel Core i5-12400T
- 4. Intel Core i5-12450H
- 5. Intel Core i5-12500
- 6. Intel Core i5-12500E
- 7. Intel Core i5-12500H
- 8. Intel Core i5-12500T
- 9. Intel Core i5-12500TE
- 10. Intel Core i5-12600
- 11. Intel Core i5-12600KF
- 12. Intel Core i5-12600H
- 13. Intel Core i5-12600HE
- 14. Intel Core i5-12600T
- 15. Intel Core i5-12600K
- 16. Intel Core i5-12600KF
- 17. Intel Core i7-12650H
- 18. Intel Core i7-12700
- 19. Intel Core i7-12700E
- 20. Intel Core i7-12700F
- 21. Intel Core i7-12700H
- 22. Intel Core i7-12700T
- 23. Intel Core i7-12700TE
- 24. Intel Core i7-12800H
- 25. Intel Core i7-12800HE
- 26. Intel Core i7-12700K
- 27. Intel Core i7-12700KF
- 28. Intel Core i9-12900
- 29. Intel Core i9-12900E
- 30. Intel Core i9-12900F
- 31. Intel Core i9-12900H
- 32. Intel Core i9-12900HK
- 33. Intel Core i9-12900T
- 34. Intel Core i9-12900TE

#### 35. Intel Core i9-12900K

- 36. Intel Core i9-12900KF
- 37. Intel Core i9-12900KF

#### 11th Generation "Tiger Lake" Intel

# **Products**

- 1. Intel Core i3 11100HE
- 2. Intel Core i3 1115G4E
- 3. Intel Core i3 1115GRE
- 4. Intel Core i3 1120G4
- 5. Intel Core i3 1125G4
- 6. Intel Core i3 1110G4
- 7. Intel Core i3 1115G4
- 8. Intel Core i5 11500HE
- 9. Intel Core i5 11320H
- 10. Intel Core i5 1155G7
- 11. Intel Core i5 11260H
- 12. Intel Core i5 11400H
- 13. Intel Core i5 11500H
- 14. Intel Core i5 11600
- 15. Intel Core i5 11600
- 16. Intel Core i5 11600T
- 17. Intel Core i5 11500
- 18. Intel Core i5 11600KF
- 19. Intel Core i5 11600K
- 20. Intel Core i5 11400T
- 21. Intel Core i5 11500T
- 22. Intel Core i5 11400F
- 23. Intel Core i5 11400
- 24. Intel Core i5 11300H
- 25. Intel Core i5 1140G7
- 26. Intel Core i5 1145G7
- 27. Intel Core i5 1145GZE
- 28. Intel Core i5 1145GRE
- 29. Intel Core i5 1135G7
- 30. Intel Core i5 1130G7

- 31. Intel Core i7 11850HE
- 32. Intel Core i7 11600H
- 33. Intel Core i7 11390H
- 34. Intel Core i7 1195G7
- 35. Intel Core i7 11800H
- 36. Intel Core i7 11850H
- 37. Intel Core i7 11700KF
- 38. Intel Core i7 11700F
- 39. Intel Core i7 11700
- 40. Intel Core i7 11700T
- 41. Intel Core i7 11700K
- 42. Intel Core i7 11370H
- 43. Intel Core i7 1180G7
- 44. Intel Core i7 11375H
- 45. Intel Core i7 1185GRE
- 46. Intel Core i7 1185G7E
- 47. Intel Core i7 1167G7
- 48. Intel Core i7 1185G7
- 49. Intel Core i7 1165G7
- 50. Intel Core i7 1160G7
- 51. Intel Core i9 11950H
- 52. Intel Core i9 11980HK
- 53. Intel Core i9 11900H
- 54. Intel Core i9 11900
- 55. Intel Core i9 11900F
- 56. Intel Core i9 11900T
- 57. Intel Core i9 11900KF
- 58. Intel Core i9 11900K

## 10th Generation "Comet Lake" Intel

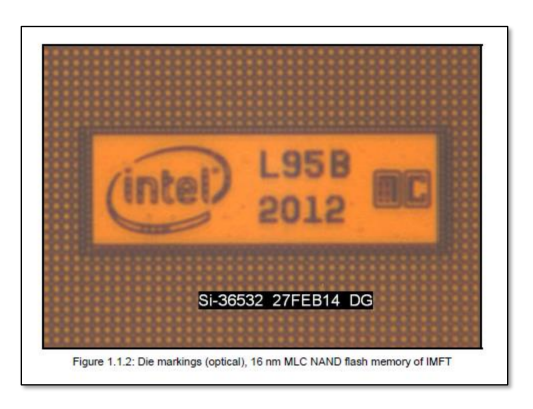
#### **Products**

- 1. Intel Core i3 10105
- 2. Intel Core i3 10105F
- 3. Intel Core i3 10105T
- 4. Intel Core i3 10305
- 5. Intel Core i3 10305T
- 6. Intel Core i3 10325
- 7. Intel Core i3 10100Y
- 8. Intel Core i3 10100F
- 9. Intel Core i3 10100
- 10. Intel Core i3 10100E
- 11. Intel Core i3 10100T
- 12. Intel Core i3 10100TE
- 13. Intel Core i3 100300

- 14. Intel Core i3 100300T
- 15. Intel Core i3 10320
- 16. Intel Core i3 10110U
- 17. Intel Core i3 10110Y
- 18. Intel Core i3 1000G1
- 19. Intel Core i3 1000G4
- 20. Intel Core i3 1005G1
- 21. Intel Core i5 10505
- 22. Intel Core i5 10500H
- 23. Intel Core i5 10200H
- 24. Intel Core i5 10310U
- 25. Intel Core i5 1038NG7
- 26. Intel Core i5 10400
- 27. Intel Core i5 10400F
- 28. Intel Core i5 10400T
- 29. Intel Core i5 10500
- 30. Intel Core i5 10500E
- 31. Intel Core i5 10500T
- 32. Intel Core i5 10500TE
- 33. Intel Core i5 10600
- 34. Intel Core i5 10600K
- 35. Intel Core i5 10600KF
- 36. Intel Core i5 10600T
- 37. Intel Core i5 10300H
- 38. Intel Core i5 10400H
- 39. Intel Core i5 10210U
- 40. Intel Core i5 10210Y
- 41. Intel Core i5 10310U
- 42. Intel Core i5 1030G4
- 43. Intel Core i5 1030G7
- 44. Intel Core i5 1035G1
- 45. Intel Core i5 1035G4
- 46. Intel Core i5 1035G7
- 47. Intel Core i7 10870H
- 48. Intel Core i7 10610U
- 49. Intel Core i7 10810U
- 50. Intel Core i7 1068NG7
- 51. Intel Core i7 10700
- 52. Intel Core i7 10700E
- 53. Intel Core i7 10700F
- 54. Intel Core i7 10700K
- 55. Intel Core i7 10700KF
- 56. Intel Core i7 10700T
- 57. Intel Core i7 10700TE
- 58. Intel Core i7 10750H
- 59. Intel Core i7 10850H

60. Intel Core i7 10875H	67. Intel Core i9 10900
61. Intel Core i7 10510U	68. Intel Core i9 10900E
62. Intel Core i7 10710U	69. Intel Core i9 10900F
63. Intel Core i7 1060G7	70. Intel Core i9 10900KF
64. Intel Core i7 1065G7	71. Intel Core i9 10900T
65. Intel Core i9 10850K	72. Intel Core i9 10900TE
66. Intel Core i9 10885H	73. Intel Core i9 10900HK

"Intel Accused Flash Memory Products" include flash memory products designed or manufactured (in whole or in part) by Intel that have the same or similar structures, features, or functionalities as the exemplary Micron 16 nm node NAND flash memory analyzed in Exhibits B-1 through B-6 regardless of how they are branded. That exemplary product was manufactured by Intel and bears Intel die marks.



On information and belief, Intel designs and/or fabricates flash memory products using similar designs according to a limited number of processes, many or all of which utilize substantially similar process steps, including process steps for creating regions with graded dopant

concentrations. Accordingly, statements in Exhibits B-1 through B-6 referring to Micron's flash memory products are equally applicable to Intel Accused Flash Memory Products.

As shown in Exhibits B-1 through B-6, Intel Accused Flash Memory Products each infringe one or more claims of U.S. Patent Nos. 8,421,195 (claims 1-3, 5-6), 9,190,502 (claims 7-8, 11), 10,510,842 (claims 1-2, 4-5, 7-10, 12-13, 15-18), 10,734,481 (claims 1-4, 6-9, 13, 15-16, 20, 22-24, 26-27, 31-33), 11,121,222 (claims 1-4, 6-9, 13, 15-17, 20-21, 23-25, 27-28, 32-34, 38-42, 44), 11,316,014 (claims 1-4, 6-9, 13, 15-17, 20-21, 23-25, 27-28).

Intel Accused CPU Products and Intel Accused Flash Memory Products are collectively the "Intel Accused Products."

#### B. Dell Accused Products

Dell's products infringe one or more asserted claims of the asserted patents ("Dell Accused Products"). Dell Accused Products include Dell Products (as defined in the First Amended Complaint) that incorporate or comprise Intel Accused Products ("Dell-Intel Accused Products"), Dell-Micron Accused Products (defined in the First Amended Complaint), Dell-WD Accused Products (defined in the First Amended Complaint), and Dell-Sony Accused Products (defined in the First Amended Complaint).

#### 1. Dell-Intel Accused Products

Dell Products comprising or containing Intel Accused Products are Dell-Intel Accused Products and infringe the same claims of the Greenthread Patents as the Intel Accused Products for the same reasons. The following listing of Dell-Intel Accused Products is derived from publicly available information at Dell's website, as noted in Exhibit G to Greenthread's Complaint (Dkt. 1-7). Greenthread reserves the right to supplement the list of Dell Accused Products, e.g., as discovery proceeds.

- 1. New XPS Desktop
- 2. Alienware Aurora R13 Gaming Desktop
- 3. New XPS Desktop
- 4. Alienware x17 Gaming Laptop
- 5. Alienware x15 Gaming Laptop
- 6. XPS 17 Touch Laptop
- 7. Alienware m15 R6 Gaming Laptop
- 8. XPS 15 Laptop
- 9. XPS 15 Touch Laptop
- 10. XPS 13 Touch Laptop
- 11. G15 Special Edition Gaming Laptop
- 12. XPS 13 Laptop
- 13. XPS 13 2-in-1 Laptop
- 14. Inspiron 15 2-in-1 Laptop
- 15. XPS 13 Touch Laptop
- 16. New Inspiron 16 Plus Laptop

- 17. G15 Gaming Laptop
- 18. XPS 17 Laptop
- 19. XPS 13 Laptop
- 20. Inspiron 17 2-in-1 Laptop
- 21. Inspiron 14 2-in-1 Laptop
- 22. Inspiron 13 Laptop
- 23. Inspiron 13 2-in-1 Plus Laptop
- 24. Inspiron 15 Laptop
- 25. Inspiron 14 Laptop
- 26. Inspiron 15 3000 Laptop
- 27. New Inspiron 15 1300 Laptop
- 28. Alienware m15 R4 Gaming Laptop
- 29. Inspiron Desktop
- 30. XPS Desktop
- 31. Other Dell products incorporating Intel Accused Products.

This identification of Dell-Intel Accused Products is based upon Greenthread's investigation to date, which has included limited physical testing to the extent practicable and has been undertaken at significant expense to Greenthread.

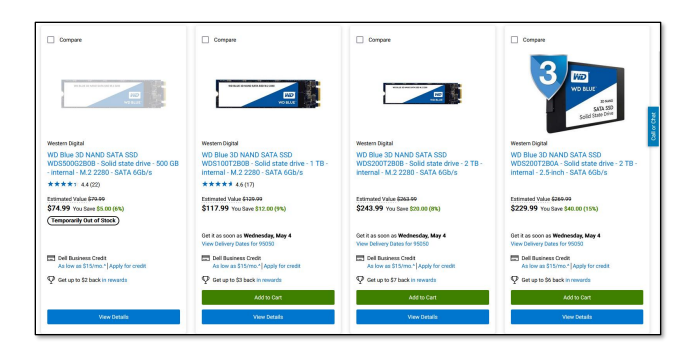
#### 2. Dell-Micron Accused Products

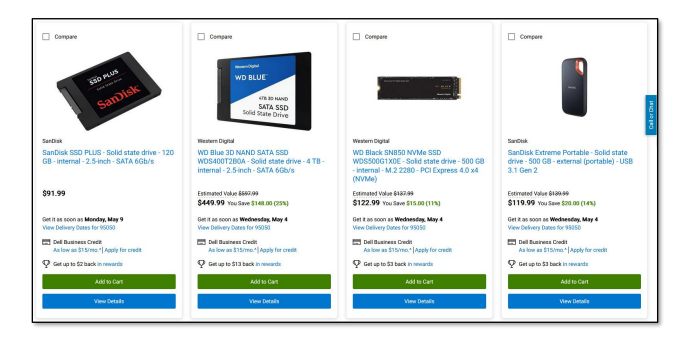
Dell-Micron Accused Products include all Dell Products containing or comprising flash memory designed or manufactured (in whole or in part) by Micron Technology, Inc., Micron Semiconductor Products, Inc., Micron Technology Texas, LLC and/or their affiliates ("Micron"), that have the same or similar structures, features, or functionalities as the exemplary product shown in Exhibits B-1 through B-6, regardless of how such products are branded. Flash memory products include SSDs, microSD/SD cards, and thumb drives. As described in Exhibits B-1 through B-6, Dell-Micron Accused Products each infringe one or more claims of U.S. Patent Nos. 8,421,195 (claims 1-3, 5-6), 9,190,502 (claims 7-8, 11), 10,510,842 (claims 1-2, 4-5, 7-10, 12-13, 15-18), 10,734,481 (claims 1-4, 6-9, 13, 15-16, 20, 22-24, 26-27, 31-33), 11,121,222 (claims 1-4, 6-9, 13, 15-17, 20-21, 23-25, 27-28, 32-34, 38-42, 44), 11,316,014 (claims 1-4, 6-9, 13, 15-17, 20-21, 23-25, 27-28). Dell-Micron Accused Products include Precision Fixed Workstations, Precision

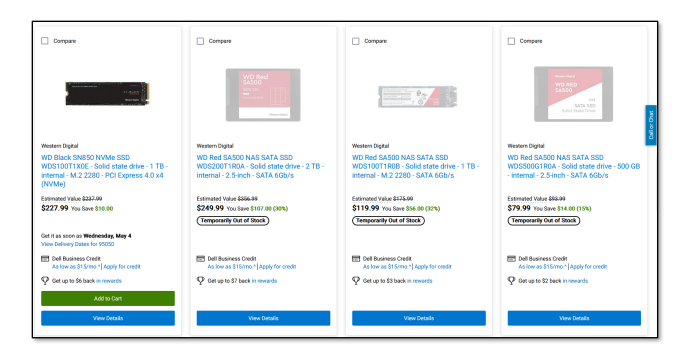
Mobile Workstations, Latitude, Optiplex, XPS Desktops, XPS Notebooks, Vostro Desktops, Inspiron Desktops, Inspiron Netbooks, Alienware Desktops, and Alienware Notebooks.

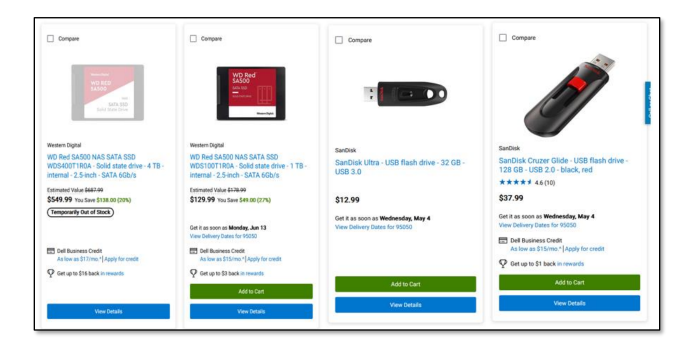
#### 3. Dell-WD Accused Products

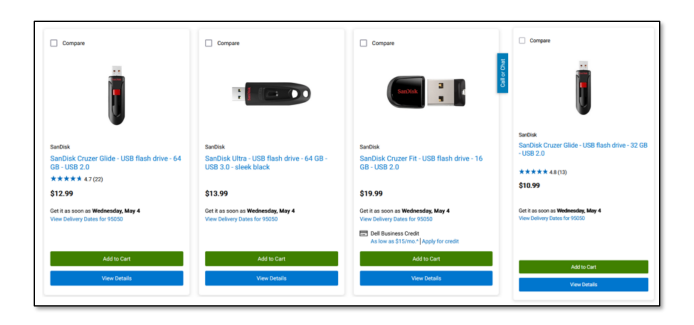
"Dell-WD Accused Products" include all Dell Products containing or comprising flash memory designed or manufactured (in whole or in part) by Western Digital Corporation, Western Digital Technologies, Inc., HGST, Inc., SanDisk LLC, SanDisk Holdings LLC, SanDisk Technologies LLC and/or their affiliates ("Western Digital" or "WD") that have the same or similar structures, features, or functionalities as the exemplary product shown in Exhibits C-1 through C-6, regardless of how such products are branded, regardless of how such products are branded. As described in Exhibits C-1 through C-6, Dell-WD Accused Products each infringe one or more claims of U.S. Patent Nos. 8,421,195 (claims 1-3, 5-6), 9,190,502 (claims 7-11), 10,510,842 (claims 1-2, 4-5, 7-10, 12-13, 15-18), 10,734,481 (claims 1-4, 6-9, 13, 15-16, 20, 22-24, 26-27, 31-33), 11,121,222 (claims 1-4, 6-9, 13, 15-17, 20-21, 23-25, 27-28, 32-34, 38-42, 44), 11,316,014 (claims 1-4, 6-9, 13, 15-17, 20-21, 23-25, 27-28). Flash memory products include SSDs, microSD/SD cards, and thumb drives. Exemplary Dell-WD Accused Products are listed below. All images were taken from dell.com.

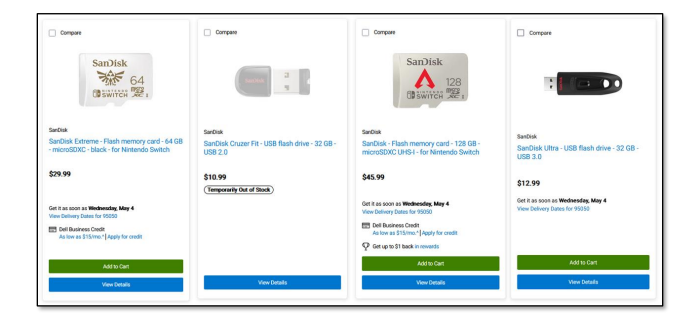


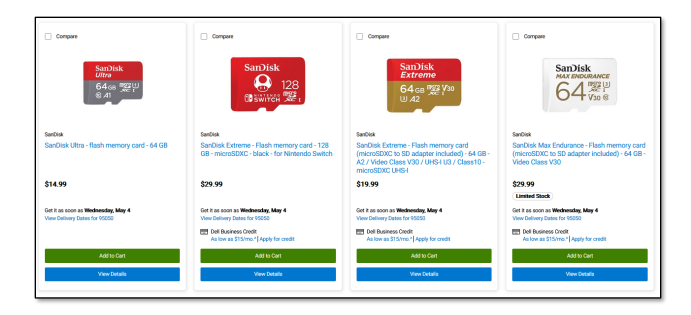


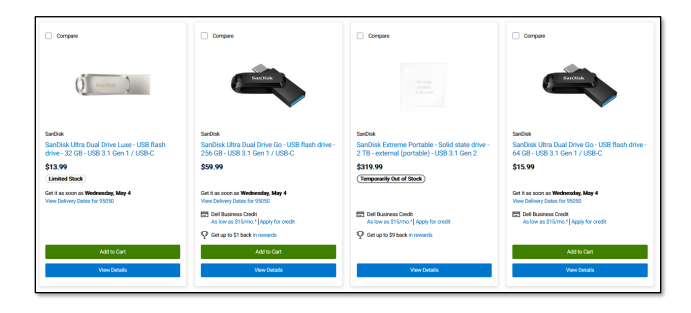


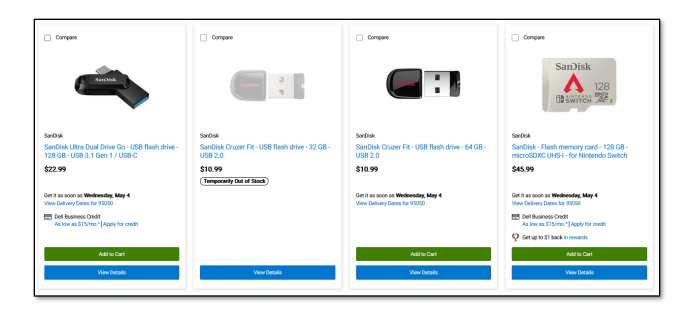


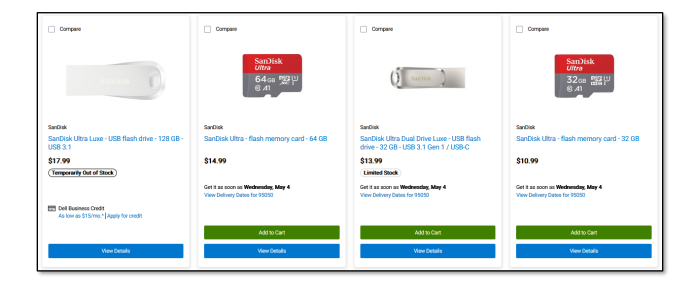


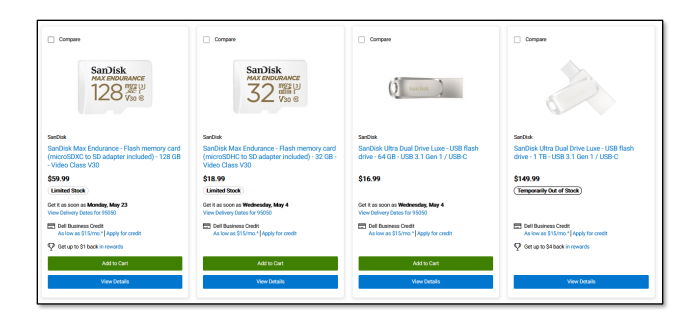


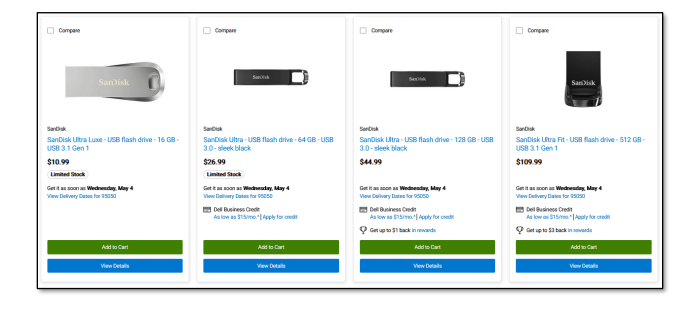


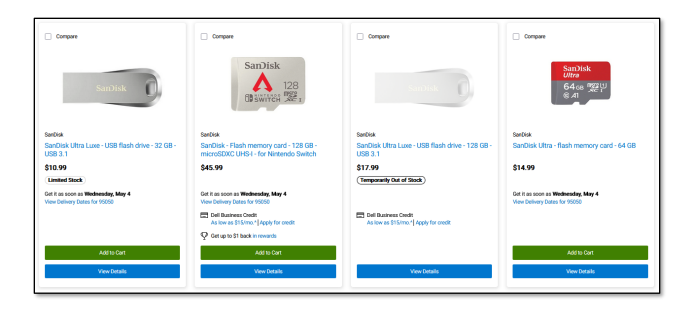


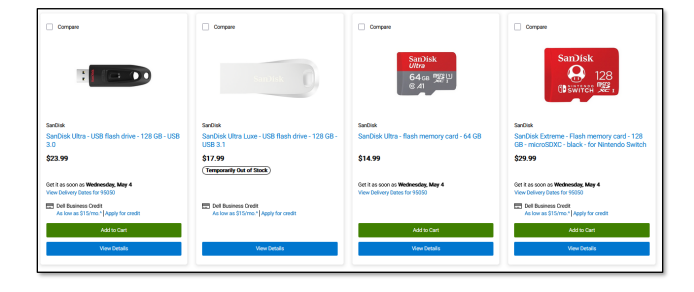


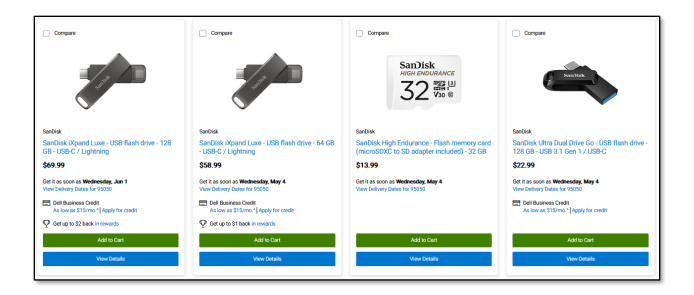


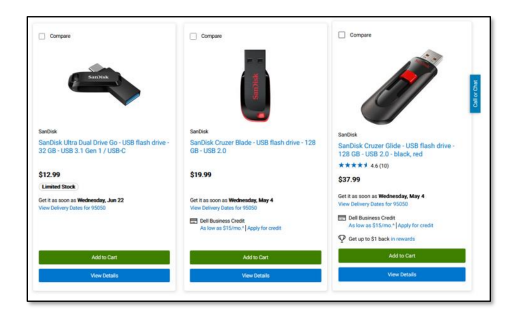








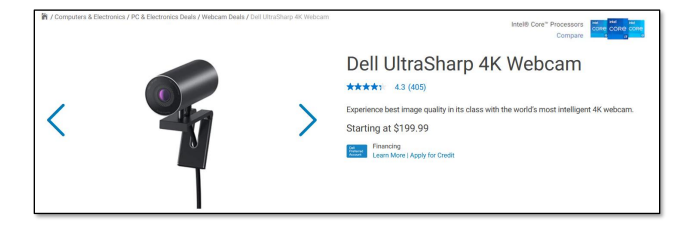


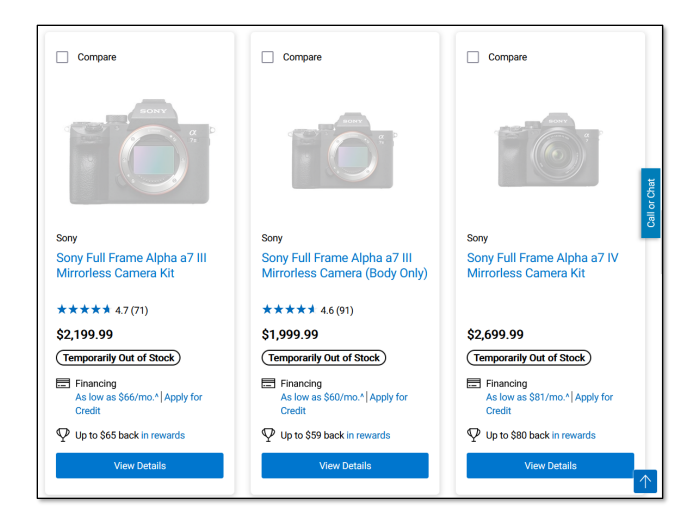


# 4. Dell-Sony Accused Products

Dell-Sony Accused Products include all Dell Products containing or comprising image sensors designed or manufactured (in whole or in part) by Sony Corporation, Sony Semiconductor Solutions, Sony Global Manufacturing & Operations, Sony Electronics Inc., Sony Corporation of America or their affiliates ("Sony"), that have the same or similar structures, features, or functionalities as the exemplary product shown in Exhibits D-1, D-2, D-3 and D-6, regardless of

how such products are branded. As described in Exhibits D-1, D-2, D-3, and D-6, Dell-Sony Accused Products each infringe one or more claims of U.S. Patent Nos. 10,510,842 (claims 1-2, 5, 7-10, 13, 15-18), 10,734,481 (claims 1-2, 4, 6-9, 13, 19-20, 22, 24, 26-27, 31, 36), 11,121,222 (claims 1-2, 4, 6-9, 13, 19-21, 23, 25, 27-28, 32, 37-39, 41), 11,316,014 (claims 1-2, 4, 6-9, 13, 19-21, 23, 25, 27-28). Exemplary Dell-Sony Accused Products are listed below. All images are taken from dell.com.





Upon information and belief, Dell also incorporates further Sony image sensors into other Dell Products, such as webcams that Dell integrates into Dell laptops, desktops, and other computing devices. Greenthread reserves the right to amend its list of Dell-Sony Accused Products, including based on information learned in discovery.

#### 5. Additional Dell Accused Products

Upon information and belief, the following Dell products infringe one or more asserted claims of the asserted patents through their incorporation of dynamic random access memories (DRAMs), flash memory devices (e.g., in solid-state drives) and image sensors that meet the limitations of one or more asserted claims. The identities of such DRAMs, flash memory devices,

and image sensors, their specifications, and their manufacturers and/or suppliers (if other than Dell) are in the possession of the Dell Defendants and are expected to be learned over the course of this litigation, e.g., obtained through discovery. More complete information about the Accused Products is in the possession of Defendants and is expected to be obtained through discovery. Greenthread explicitly reserves the right to supplement or alter its preliminary identification of accused products, as a matter of right, as permitted by the Court, based on the Court's claim constructions, based on additional information obtained through formal discovery or other means, and/or based on other circumstances.

#### III. CLAIM CHARTS FOR LITERAL INFRINGEMENT

Based upon information presently available to it, Greenthread's preliminary infringement claim charts are provided as attached Exhibits A-1 through A-6, B-1 through B-6, C-1 through C-6, and D-1, D-2, D-3, and D-6. In each claim chart, the discussion for dependent claims should be read as incorporating by reference the discussion corresponding to the claims from which they depend. In addition, the discussion for each row in the chart should be read within the context of the discussion for the entire claim to which that row pertains. Where the charts incorporate excerpts of particular documents, the reference to those excerpts is exemplary and not to the exclusion of any other excerpt or version of the document or any versions of related documents.

These infringement claim charts are based upon Greenthread's investigation to date. More complete information about the Accused Products is in the possession of Defendants and is expected to be obtained through discovery. Greenthread explicitly reserves the right to supplement or alter its preliminary infringement claim charts, as a matter of right, as permitted by the Court, based on the Court's claim constructions, based on additional information obtained through formal discovery or other means, and/or based on other circumstances.

### IV. DOCTRINE OF EQUIVALENTS

Unless otherwise noted in the claim charts, Greenthread alleges that Defendants infringe literally all asserted claims. To the extent any differences are alleged to exist between the asserted claims and Defendants' Accused Products, such differences are insubstantial and Defendants' Accused Products perform substantially the same function, in substantially the same way, to yield substantially the same result, and therefore Defendants infringe under the doctrine of equivalents.

Greenthread explicitly reserves the right to supplement or alter its disclosure concerning the doctrine of equivalents, as a matter of right, as permitted by the Court, based on the Court's claim constructions, based on additional information obtained through formal discovery or other means, and/or based on other circumstances. In the event that a claim limitation is deemed to be missing under a literal infringement analysis, Greenthread also reserves the right to demonstrate the presence of a substantial equivalent of such limitation and to pursue infringement under the doctrine of equivalents.

#### V. DOCUMENT PRODUCTION

Accompanying these amended preliminary infringement contentions, Greenthread is producing documents pursuant to § II, page 2 of the Court's Standing Order Governing Proceedings (OGP) 4.1—Patent Cases dated April 14, 2022 in the production range GREENTHREAD-WDTX-000001-002065, including (1) documents evidencing conception and reduction to practice for each claimed invention at GREENTHREAD-WDTX-000349-000367, GREENTHREAD-WDTX-000741-000759, GREENTHREAD-WDTX-001061-001095, GREENTHREAD-WDTX-001249-001283, GREENTHREAD-WDTX-001378-001416, GREENTHREAD-WDTX-001727-001857, GREENTHREAD-WDTX-002026-002051; and (2) a copy of the file history for each patent in suit at the following:

Patent	File History Production Range
'842 patent	GREENTHREAD-WDTX-001059-1246
'481 patent	GREENTHREAD-WDTX-001247-1375
'222 patent	GREENTHREAD-WDTX-001376-1649
'195 patent	GREENTHREAD-WDTX-000349-739
'502 patent	GREENTHREAD-WDTX-000740-905
'014 patent	GREENTHREAD-WDTX-001866-2065

Dated: April 29, 2022.

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#### **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing document was served on the following counsel of record on April 29, 2022 via electronic mail using the following contact information.

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